PATENT APPLICATION

Examiner: Khoa H. Tran

Customer No. 23910

Art Unit: 3634

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application

Appln. No.:

10/687,263

Confirm. No.: 9958
Filed: Octob

October 15, 2003

Title:

CD RACK WITH HUB TO ENGAGE CENTER OPENING

OF CD

Currently Named Inventor:

Charles E. Taylor

Inventor to be Added:

David Caplan

WRITTEN CONSENT OF ASSIGNEE TO ADD INVENTOR as required by 37 C.F.R. § 1.48(a)(5)

Commissioner for Patents Box 1450 Alexandria, VA 22313

Sir:

Pursuant to 37 C.F.R. §3.73(b), <u>Sharper Image Corporation</u> (referred hereafter as "Assignee"), a corporation of Delaware, establishes that it is the current Assignee of the above identified patent application as evidenced by the copy of the Assignment attached hereto. The Assignment has been reviewed and Assignee hereby certifies that, to the best of Assignee's knowledge and belief, title to the above-identified patent application is in the Assignee.

Pursuant to 37 C.F.R. § 1.48(a)(5), Assignee hereby consents to adding David Caplan as a coinventor of the above identified patent application.

The undersigned (whose title is supplied below) is empowered to sign this written consent on behalf of Assignee.

The undersigned also hereby declares that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these

-1-

Attorney Docket No.: SHPR-01048USH SRM/DJB dburns/SHPR-1048USH.Consent.of, Assignee.wpd

statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SHARPER IMAGE CORPORATION

Date: October 20, 2004 By:

Print Name: And Rew Parker

Title: Serion Vice President



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office
ASSISTANT SECRETARY AND COMMISSIONER
OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

JANUARY 08, 2001

FLEHR HOHBACH TEST ALBRITTON & HERBERT MICHAEL A. KAUFMAN FOUR EMBARCADERO CENTER - SUITE 3400 SAN FRANCISCO, CA 94111-4187



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 10/23/2000

REEL/FRAME: 011212/0698

NUMBER OF PAGES: 3

BRIEF: ASSIGNMENT OF ASSIGNOR''S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

. CAPLAN, DAVID

DOC DATE: 09/26/2000

ASSIGNOR:

TAYLOR, CHARLES E.

DOC DATE: 09/22/2000

ASSIGNEE:

SHARPER IMAGE CORPORATION 650 DAVIS STREET SAN FRANCISCO, CALIFORNIA 94111

SERIAL NUMBER: Q9625228

PATENT NUMBER:

FILING DATE: 07/24/2000

ISSUE DATE:

ANTIONE ROYALL, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

11-09-2000



U.S. DEPARTMENT OF CONCERCE

To the Honorable Assistant Commissioner for Patents and Trademark	01512407 s. Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): David CAPLAN and Charles E. TAYLOR Additional name(s) of conveying party(ies) attached? [] Yes [/] No 3. Nature of Conveyance: [/] Assignment [] Merger [] Security Agreement [] Change of Name [] Other	2. Name and address of receiving party(les): Name: SHARPER IMAGE CORPORATION Internal Address: 650 Davis Street City: San Francisco State: California Zip: 94111 Country: U.s.A. Additional name(s) & address(es) attached? [] Yes [/] No
A. Patent Application No.(s)	8. Patent No.(s)
09/625,228	
Additional numbers attac	hed? [] Yes [/] No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Michael A. KAUFMAN Internal Address: FLEHR HOHBACH TEST ALBRITTON & HERBERT LLP	7. Total fee (37 CFR § 3.41):\$ 40.00 [/] Enclosed [] Authorized to be charged to deposit account
Street Address: Four Embarcadero Center - Suite 3400 City: San Francisco State: California Zip: 94111-4167	8. Deposit account number: 06-1300 Please debit any underpayment or credit any overpayment to the above deposit account. Our Order No. A-67467-2/RBC/MAK (Attach duplicate of this page if paying by deposit account)
DO NOT USE	THIS SPACE
is a true copy of the original document. Michael A. KAUFMAN Name of Person Signing Name of Person Signing	information is true and correct and any attached copy Scription
OMB No. 0651-0011 (exp. 4/94)	
Mail documents to be recorded with required cover sheet in Honorable Commissioner Box Ass	h this portion information to: of Patents and Trademarks signments n. DC 20231
File No. A-67467-2/RBC/MAK	Rev. 8/93 (350)

10/25/2000 ETULU1 00000041 09625228

05 FC:581

40.00 DP

WHEREAS, the undersigned,

ASSIGNMENT

(i)	David CAPLAN	(2)	Charles E. TAYLOR
(here	einafter termed "Inventors"), residents of		
· (1)	LASTOGAS PHOGNIX -DC.	(2)	Sebastopol ,
respe	ectively, Counties of		•
(1)	Clark MARICOPA	(2)	Sonoma
respe	ectively, States of		
(I)	Nevada ARIZONA	(2)	California
respe	ectively, have invented certain new and useful	impro	overnents in
	MODULAR RACK FO	OR CC	MPACT DISKS
	(Accompanying application) and have executed concurrently herewith disclosing and identifying the invention;	an ap	plication for a United States patent
	(Not accompanying application)	•	
×	for which an application for a United State	es Pate	ent was filed on 24 July 2000,
	having Application Number09/625,220	<u>3</u> .	
and			
	WHEREAS,		
	Sharper Image Corporation , a co	rporat	tion of the State of,
havii	ng a place of business at650 Davis	Stree	t, San Francisco, California 94111
(hen	einafter termed "Assignee"), is desirous of acq	uiring	the entire right, title and interest in and to said
appli	lication and the invention disclosed therein,	and i	in and to all embodiments of the invention,
here	etofore conceived, made or discovered join	ntly or	severally by said inventors (all collectively
			nd all patents, inventor's certificates and other
form	ns of protection (hereinafter termed ipatents	") the	reon granted in the United States and foreign
cour	ntries.		
	NOW, THEREFORE, in consideration of g	ood ar	nd valuable consideration acknowledged by said
Inve	entors to have been received in full from said A		
	1. Said Inventors do hereby sell, assi	gn, tra	nsfer and convey unto said Assignee, the entire

right, title and interest (a) in and to said application and said invention; (b) in and to all rights to apply for foreign patents on said invention pursuant to the International Convention for the Protection of Industrial Property or otherwise; (c) in and to any and all applications filed and any and all patents granted on said invention in the United States or any foreign country, including each and every application filed and each and every patent granted on any application which is a division, substitution, or continuation of any of said applications; and (d) in and to each and every reissue or extensions of any of said patents.

- 2. Said Inventors hereby jointly and severally covenant and agree to cooperate with said Assignee to enable said Assignee to enjoy to the fullest extent the right title and interest herein conveyed in the United States and foreign countries. Such cooperation by said Inventors shall include prompt production of pertinent facts and documents, giving of testimony, execution of petitions, oaths, specifications, declarations or other papers, and other assistance all to the extent deemed necessary or desirable by said Assignee (a) for perfecting in said Assignee the right, title and interest herein conveyed; (b) for prosecuting any of said applications; (c) for filing and prosecuting substitute, divisional, continuing or additional applications covering said invention; (d) for filing and prosecuting applications for reissuance of any said patents; (e) for interference or other priority proceedings involving said invention; and (f) for legal proceedings involving said invention and any applications therefor and any patents granted thereon, including without limitation opposition proceedings, cancellation proceedings, priority contests, public use proceedings, infringement actions and court actions; provided, however, that the expense incurred by said Inventors in providing such cooperation shall be paid for by said Assignee.
- 3. The terms and covenants of this assignment shall inure to the benefit of said Assignee, its successors, assigns and other legal representatives, and shall be binding upon said Inventors, their respective heirs, legal representatives and assigns.
- 4. Said Inventors hereby jointly and severally warrant and represent that they have not entered and will not enter into any assignment, contract, or understanding in conflict herewith.

IN WITNESS WHEREOF, the said Inventors have executed and delivered this instrument to said Assignee this

(1) 26 day of September 2000

(2) 22 day of September 20 00.

respectively.

(inventor)

Inventor

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

believe I am the original, first and sole inventor (if only one name is listed below) or an original, first diploint inventor (if plural names are listed below) of the subject matter which is claimed and for which it tent is sought on the invention entitled ARACK FOR COMPACT DISCS e specification of which (check is attached hereto. one) was filed on as Application Serial No as Application Serial No as an	ny residence, pos	t office address	end citizenship are	as stated b	elow next	to my name,	
is attached hereto. Check one Was filed on as	and joint invento	or (if plural nea	mes are listed below)	of the subj	ect matte	isted below) or which is c	or an original, first laimed and for which a
was filed on as	the specification	of which				·	
was filed on	•	X is att	ached hereto.				
Application Serial No	One)	— was filed∈	on se				
and was amended on		1 1		<u> </u>			
nereby state that I have reviewed and understand the contents of the above-identified specification, including a claims, as amended by any amendment referred to above. Acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability defined in 37 C.F.R. 1.56. Hereby claim foreign priority benefits under Title 35, United States Code, \$119 of any foreign application(s) patent or inventor's certificate Listed below and have also identified below any foreign application for ient or inventor's certificate having a filing date before that of the application on which priority is claimed: Prior foreign Application(s) Priority Claimed (Number) (Country) (Day/Month/Year Filed) Yes No			·		 -		
a claims, as amended by any amendment referred to above. Acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability defined in 37 C.F.R. 1.56. Appele of the duty to disclose to the Patent Office all information known to me to be material to patentability defined in 37 C.F.R. 1.56. Appele of the duty to disclose to the Patent Office all information known to me to be material to patentability defined in 37 C.F.R. 1.56. Application of the patental of the patental of the application on which priority is claimed: Application(s) Application(s)	•		(if	applicable)			
defined in 37 C.F.R. 1.56. Hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) patent or inventor's certificate listed below and have also identified below any foreign application for cent or inventor's certificate having a filing date before that of the application on which priority is claimed: Prior foreign Application(s) Priority Claimed (Number) (Country) (Day/Month/Year Filed) Yes No	hereby state tha	t I have reviewed	and understand the co	intents of th	e above-i	dentified spe	cification, including
defined in 37 C.F.R. 1.56. Hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) patent or inventor's certificate Listed below and have also identified below any foreign application for inventor's certificate having a filing date before that of the application on which priority is claimed: Prior foreign Application(s) Priority Claimed (Number) (Country) (Day/Month/Year Filed) Yes No	he claims, as am	ended by any amer	ndment referred to ab	ove.			
defined in 37 C.F.R. 1.56. Hereby claim foreign priority benefits under Title 35, United States Code, §119 of any foreign application(s) patent or inventor's certificate Listed below and have also identified below any foreign application for inventor's certificate having a filing date before that of the application on which priority is claimed: Prior foreign Application(s) Priority Claimed (Number) (Country) (Day/Month/Year Filed) Yes No	acknowledge the	duty to disclose 1	to the Patent Office a	ll informatic	n kana t	o ma to ba mot	resial to notoetability.
Prior Foreign Application(s) (Number) (Country) (Day/Month/Year Filed) Prior inventor's certificate listed below and have also identified below any foreign application for inventor's certificate having a filing date before that of the application on which priority is claimed: Prior Foreign Application(s) Priority Claimed (Number) (Country) (Day/Month/Year Filed) Yes No			,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,		AT NOM! L	o lie to be mar	ci iar to batelitabitity
Prior Foreign Application(s) (Number) (Country) (Day/Month/Year Filed) Prior inventor's certificate listed below and have also identified below any foreign application for inventor's certificate having a filing date before that of the application on which priority is claimed: Prior Foreign Application(s) Priority Claimed (Number) (Country) (Day/Month/Year Filed) Yes No							
Prior Foreign Application(s) Priority Claimed (Number) (Country) (Day/Month/Year Filed) (Number) (Country) (Day/Month/Year Filed) (Number) (Country) (Day/Month/Year Filed) (Number)	hereby claim for	eign priority ben	efits under Title 35,	United State	es Code,	§119 of any f	orcign application(s)
Prior Foreign Application(s) (Number) (Country) (Day/Month/Year Filed) Yes No (Number) (Country) (Day/Month/Year Filed) Yes No	patent or inventor	entor's certific 's certificate ha	ate listed below and vincia filing date bot	have also id	dentified	below any fo	reign application for
(Number) (Country) (Day/Month/Year Filed) Yes No (Number) (Country) (Day/Month/Year Filed) Yes No				ore that or t	me apptit	ation on mill	i priority is ctaimed:
(Number) (Country) (Day/Month/Year Filed) Yes No	Prior Fore	gn Application(s	1)	F	riority (<u>laimed</u>	
(Number) (Country) (Day/Month/Year Filed) Yes No			- 				
	(Number)	(Country)	(Day/Month/Year F	Filed)	Yes	OK	
	·						
(Mumber) (Country) (Day/Month/Year Filed) Yes No	(Number)	(Country)	(Day/Month/Year F	iled)	Yes	No	
(Number) (Country) (Day/Month/Year Filed) Yes No			•	•	ſΠ	П	
(Manuel) (Country) (Day/Ronth/Tear Filed) Tes No	(Mumban)	(Fount = 4)	/Date Manch /Vana I			<u> </u>	
	(wanter)	(country)	(Day/Month/Year F	iled)	Yes	No	
	by claim the bene	efit under Title 3	15, United States Code,	, §120 of any	United S	tates applicat	tion(s) listed
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the	end, insofar as t	the subject matte	35, United States Code, r of each of the clai	ims of this a	pplication	on is not dis	closed in the
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States	end, insofar as t United States a	the subject matte pplication in th	r of each of the clai e manner provided by	ims of this a the first pa	applicatio ragraph o	on is not dis of Title 35,	closed in the United States
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material	end, insofar as t United States at \$112, 1 acknowled	the subject matte pplication in the Ige the duty to di	r of each of the clai e manner provided by isclose to the Patent (ims of this a the first pa Office all in	application Tagrapho Tomation	on is not dis of Title 35, I known to me t	closed in the United States to be material
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material ntability as defined in 37 C.F.R. 1.56 which occurred between the filing data of the prior application	end, însofar as t United States a §112, 1-acknowled entability as def	the subject matter pplication in the ige the duty to di fined in 37 C.F.R.	r of each of the clai e manner provided by isclose to the Patent (. 1.56 which occurred b	ims of this a the first pa Office all in between the f	application tragraph of formation fling date	on is not dis of Title 35, I known to me t	closed in the United States to be material
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material	end, insofar as t United States ap §112, 1-acknowled entability as def	the subject matter pplication in the ige the duty to di fined in 37 C.F.R.	r of each of the clai e manner provided by isclose to the Patent (. 1.56 which occurred b	ims of this a the first pa Office all in between the f	application tragraph of formation fling date	on is not dis of Title 35, I known to me t	closed in the United States to be material
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material ntability as defined in 37 C.F.R. 1.56 which occurred between the filing data of the prior application	and, insofar as t United States ap \$112, 1 acknowled centability as def	the subject matter pplication in the ige the duty to di fined in 37 C.F.R.	r of each of the clai e manner provided by isclose to the Patent (. 1.56 which occurred b	ims of this a the first pa Office all in between the f	application tragraph of formation fling date	on is not dis of Title 35, I known to me t	closed in the United States to be material
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material ntability as defined in 37 C.F.R. 1.56 which occurred between the filing data of the prior application	and, insofar as t United States a §112, t acknowled entability as def ne national or P(the subject matter pplication in the dge the duty to di fined in 37 C.F.R. Trinternational	r of each of the clai e manner provided by isclose to the Patent (. 1.56 which occurred b filing date of this	ims of this a the first pa Office all in between the f	application ragraph of the second sec	on is not dis of Title 35, I known to me t	closed in the United States to be material
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material interesting as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior application of national or PCT international filing date of this application:	and, insofar as t United States a §112, t acknowled entability as def ne national or P(the subject matter pplication in the dge the duty to di fined in 37 C.F.R. Trinternational	r of each of the clai e manner provided by isclose to the Patent (. 1.56 which occurred b filing date of this	ims of this of the first po Office all in between the f application:	application pragraph of formation filing date (Status)	on is not dis of fitte 35, i known to me t e of the prio	closed in the United States to be material
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material intermation in 37 C.F.R. 1.56 which occurred between the filing date of the prior application on national or PCT intermational filing date of this application: (Application Serial No.) (Filing Date) (Status) (patented, pending, abandoned)	and, insofar as t United States a §112, Lacknowled entability as def me national or PC (Application	the subject matter pplication in the dge the duty to di fined in 37 C.F.R. CT international	r of each of the claime manner provided by isclose to the Patent (. 1.56 which occurred by filing date of this (Filing Date)	ims of this of the first po Office all in between the f application:	application pragraph of formation filing date (Status)	on is not dis of fitte 35, i known to me t e of the prio	closed in the United States to be material
nd, insofar as the subject matter of each of the claims of this application is not disclosed in the United States application in the manner provided by the first paragraph of Title 35, United States 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material intermediately as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior application on national or PCT intermational filing date of this application: (Application Serial No.) (Filing Date) (Status)	end, insofar as t United States a §112, Lacknowled centability as def ne national or PC (Application	the subject matter pplication in the dge the duty to di fined in 37 C.F.R. CT international	r of each of the claime manner provided by isclose to the Patent (. 1.56 which occurred by filing date of this (Filing Date)	ims of this of the first po Office all in between the f application:	application pragraph of promation fling date (Status) pending	on is not dis of fitte 35, i known to me t e of the prio	closed in the United States to be material

Form No. 1.01 (8855)

Page 1

02/93

JAN 29 '99 10:35AM FLEHR HOHBACH TEST

Thomas C. Harbert, Rog. M. S. Mright, Rog. No. 24, Shoridan, Ros. Mg., 23,435 Trespector, Rog. No. 31,64 Gaillant, Rog. No. 32,84	coling attornays to prosecute this application and to transact all business in the Pater nected therewith: Recald C. Notbesh, Reg. No. 17,757; Aldo J. Test, Reg. No. 18,048 to 18,042; Porold N. Hacintoeh, Reg. No. 20,316; Jerry B. Wright, Reg. No. 20,165; Edward David J. Browner, Reg. No. 24,778; Richard H. Hackel, Reg. No. 22,701; Jenson A.; Robert B. Elickering, Reg. No. 24,285; Cary S. Williams, Reg. No. 31,086; Richard F. Caserza, Reg. No. 31,086; Richard F. Caserza, Reg. No. 29,780; Williams S. Laura L. Kuthanjian, Reg. No. 33,297; Julian Capien, 14,785;
sobbach Yesk Albritton & I and all powers derived t	d that if any one of said extensive causes being affiliated with the law firm of Fich Merbert LLP of pertour, exployee or of councel, such attorney's appointment so attorney herefrom shall terminate on the date such attorney ceases being so offiliated.
Direct all tolephone cal	is to hoters B. Chickerine at (413) 781-1989.
Address all correspondent	er to:
	FLERR HOBBACH TEST
	ALBRITTON & MARGERT LLP
	Suite 3400, Four Embarcaders Center
	Ear Francisco, California 96111
that utiliful false statemen	
Imentor's ofmotures	David Crotan
Dates	1-28-99
ResidencesDC	1404 B. 6th Street, Las Veses, MV 89104
Citizenships	U.S.A.
Post Office Address;	1404 B. Ath Accept. Las Venns, NV 80104
Full name of second joint fiventer, if eny: Inventer's elemature: Dete: Residence: Citizenships Post Office Address:	Charles E. Taylor Charles Tour An and 27/1999 46 West Errort, School CA 95479 U.S.A.
	446 Uest Street, Sebestonol, CA 95672

DEGLARATION AND POSHE OF ATTORNEY FOR PATENT APPLICATION F48# 2

Form No. 1.01 607342

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application

Inventor(s): Charles E. Taylor SC/Serial No.: 10/215,696

Confirm. No.: 3151

Filed:

August 9, 2002

Title: CD RACK WITH HUB TO ENGAGE CENTER

OPENING OF CD

PATENT APPLICATION

Art Unit: 3634

Examiner:

RECEIVED
CENTRAL FAX CENTER

OCT 2 7 2004

Customer No. 23910

DECLARATION FOR C-1-P PATENT APPLICATION

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

I believe I am the original, first and sole inventor (if only one name is listed below), original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention of the present application:

Title of invention and of present application:

CD RACK WITH HUB TO ENGAGE CENTER OPENING OF CD

The specific	ation of the present application (check applicable ones):
	is filed herewith;
	was filed with the above-identified August 9, 2002 date and Serial No. 10/215,696.
	was amended on (or amended through)
	wed and understand the contents of the above-identified specification for the present on the claims, as amended by any amendment(s) referred to above.

I acknowledge the duty to disclose information which is material to the examination of the present application in accordance with Title 37, Code of Federal Regulations, §1.56.

BEST AVAILABLE COPY

Page 1

Attorney Docket No.: SHPR-01048USA SRM/DJB
DBurns/shpr/1048USA/1048USA.declaration/2.wpd

This present application in part discloses and claims subject matter disclosed in, and I hereby claim the benefit under Title 35, United States Code §120 of any United States prior application(s) listed below:

(1) 09/721,001 (SC/Serial No.)	November 22, 2000 (Filing Date)	(Status-pending, patented, abandoned)
(2) 09/625,228 (SC/Serial No.)	July 24, 2000 (Filing Date)	(Status-pending, patented, abandoned)
(3) 09/240,308 (SC/Serial No.)	January 29, 1999 (Filing Date)	abandoned (Status-pending, patented, abandoned)

Insofar as the subject matter of each of the claims of the present application is not disclosed in the United States prior application(s) in the manner provided by the first paragraph of Title 35, United States Code,§112, I acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations §1.56 which occurred between the filing date(s) of the prior application(s) and the national or PCT international filing date of this present application.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under §1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the present application or any patent issuing thereon.

(1) Full name of sole		
or first inventor.	Charles E. Taylor	• • • • • • • • • • • • • • • • • • • •
	1	
(1) Residence:	446 West Street	
	Sebastopol, California 95472	
(1) Mailing Address:	650 Davis Street	
(1) 1.244	San Francisco, California 94111	
		-
(1) Citizenship:	United States	
(1) Oldzonamp.	-(00 ()	
(1) Inventor's signature:	(10) UZ (d)	
(1) 111/011/01 2 2/2012/2017/	- Children III	
(1) Data:	W/7/2002	
(1) Date:		
	· · · · · · · · · · · · · · · · · · ·	

Title 35, United States Code \$120

SECTION 120. BENEFIT OF EARLIER FILING DATE IN THE UNITED STATES

An application for patent for an invention disclosed in the manner provided by the first paragraph of section 112 of this title in an application previously filed in the United States, or as provided by section 363 of this title, which is filed by an inventor or inventors named in the previously filed application shall have the same effect, as to such invention, as though filed on the date of the prior application, if filed before the patenting or abandonment of or termination of proceedings on the first application or on an application similarly entitled to the benefit of the filing date of the first application and if it contains or is amended to contain a specific reference to the earlier filed application.

Title 35, United States Code, §112 (first paragraph) SECTION 112. SPECIFICATION

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying om his invention.

Title 37, Code of Federal Regulations, 61.56

SECTION 1.56. DUTY TO DISCLOSE INFORMATION MATERIAL TO PATENTABILITY

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to be satisfied if all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§1.97(b)-(d) and 1.98.* However, no patent will be granted on an application in connection with which freud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional trusconduct. The Office encourages applicants to carefully examine:
 - (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
 - (2) the closest information over which individuals associated with the filing or proscention of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein is disclosed to the Office.
- (b) Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and
 - (1) It establishes, by itself or in combination with other information, a prime facie case of unpatentability of a claim; or
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of corpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facte case of unpatentability is established when the information compels a conclusion that, a claim is unpatentable under the prepondenance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an amount to establish a contrary conclusion of patentability.

- (c) Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - (1) Each inventor named in the application;
 - (2) Each attorney or agent who prepares or prosecutes the application; and
 - (3) Every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignce or with anyone to whom there is an obligation to assign the application.
- (d) Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent, or inventor.
- * §§1.97(b)-(d) and 1.98 relate to the timing and manner in which information is to be submitted to the Office.

Page 3

This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items chec	ked:
☐ BLACK BORDERS	
☐ IMAGE CUT OFF AT TOP, BOTTOM OR SIDES	
☐ FADED TEXT OR DRAWING	
☐ BLURRED OR ILLEGIBLE TEXT OR DRAWING	
☐ SKEWED/SLANTED IMAGES	
COLOR OR BLACK AND WHITE PHOTOGRAPHS	•
GRAY SCALE DOCUMENTS	
☐ LINES OR MARKS ON ORIGINAL DOCUMENT	
☐ REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY	
OTHER:	

IMAGES ARE BEST AVAILABLE COPY.

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.